Case 5:10-cr-00032-JW Document 4 Filed 01/08/10 Page 1 of 1 UNITED STATES DISTRICT COURT

THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

	SAN JUSE DI	IVISION	
UNITED STATES OF	AMERICA, Plaintiff,	Case Number <u>CR-10-7</u> 2	DOOL PV7
· Cirilo Ba	00-500, Defendant.	ORDER OF DETENTION PEND	
present, represented by	his attorney N. Munux. The United	ention hearing was held on <u>//8/10</u> . Defe States was represented by Assistant U.S. Attor	endant was mey S. Serts
PART I. PRESUMPTION	NS APPLICABLE U		
/ / The detend	dant is charged with an offense described in	18 U.S.C. § 3142(f)(1) and the defendant has	been convicted
of a prior offense descri	bed in 18 U.S.C. § 3142(f)(1) while on relea	se pending trial for a federal, state or local off	ense, and a
whichever is later.	live (3) years has elapsed since the date of c	conviction or the release of the person from im	prisonment,
	s a rebuttable programming that a secondition	and the Court of t	
of any other names and	the commercials.	or combination of conditions will reasonably	•
/ There is no	ohable cause based upon (the indistment) (4	ne facts found in Part IV below) to believe that	
has committed an offens	se	ie facts found in Part IV below) to believe that	t the defendant
A.	for which a maximum term of imprisonme	ent of 10 years or more is prescribed in 21 U.S , OR	
	801 et seg 8 951 et seg or 8 955a et seg	OR	.4. SJAN 0 82010
В.	under 18 U.S.C. § 924(c): use of a firearm	during the commission of a falony	0 2010
	s a rebuttable presumption that no condition	or combination of conditions will reasonably	denotes the
appearance of the defend	dant as required and the safety of the commu	nity.	assure alle
No presum			
	PRESUMPTIONS, IF APPLICABLE		
		dence to rebut the applicable presumption[s],	and he
therefore will be ordered		11 1	
/ / The defend	ant has come forward with evidence to rebut	the applicable presumption[s] to wit:	
			•
	n of proof shifts back to the United States.		
	RE PRESUMPTIONS REBUTTED OR INAPPLI		
	States has proved to a preponderance of the pearance of the defendant as required, AND/0	evidence that no condition or combination of OR	conditions will
/ / The United	States has proved by clear and convincing ev	vidence that no condition or combination of co	onditions will
	ety of any other person and the community.		
,	DINGS OF FACT AND STATEMENT OF REAS		
		B U.S.C. § 3142(g) and all of the information s	
	follows: The defendant is char		Use \$1326
He is unday			ADL
at least on fel	ery grus convector as	Nothing mostly alwhol. He indicated the pTS has a	local
warrant whe			alines do not
/ / Defendant, h	is attorney, and the AUSA have waived writt	ten findings. make him menable	to PT reliase
PART V. DIRECTIONS R		He also has an INS.	hold.
The defendant is cor	nmitted to the custody of the Attorney Gener	ral or his designated representative for confine	ement in a
		ng or serving sentences or being held in custod	
		ultation with defense counsel. On order of a c	
		son in charge of the corrections facility shall of	leliver the
endant to the United State	s Marshal for the purpose of an appearance in	n connection with a court proceeding,	

Dated: 1/8/2010

PATRICIA V. TRUMBULL

United States Magistrate Judge